Nomination and Election Flier posted 5/14/2024

These fliers were posted in both elevators, on each floor at the elevator, and in the "Community Bulletin Board". Margo controls access to the CBB.

This document is intended to:

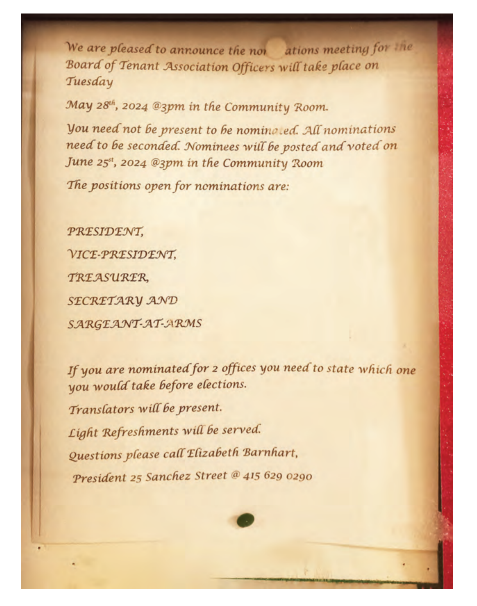
- Provide fact checking on actions, claims, and allegations surrounding the May Nomination meeting and the June Election meeting called by Margo McNulty, not the Board, and;
- Misrepresenting Elizabeth Barnhart [aka Leesa Bernhardt, Legal Moderators Inc] as a qualified and legitimate independend third party.
- Provide transparency of elected officials

This document was created to share public information as related to the irregularities of the nomination and election process administered by Margaret "Margo" McNulty and hopefully spark a call to action by all the Residents of 1760 Bush, not a suggestion of criminal behavoir. That is the job for a legal expert.

The Residents of 1760 Bush should make decisions about their money, not just one president of the board.

Nomination and Election Flier posted 5/14/2024

These fliers were posted in both elevators, on each floor at the elevator, and in the "Community Bulletin Board". Margo controls access to the CBB.



Irregularities which invalidate flier:

No Date on flier

No Board Officer signed on.

No Indication this is from any TA Board

Timeline:

Date posted is 5-14-2024 "Nominations" 5-28-2024 Notice provided is only 14 days The Law states "(at least 30 days) for nomination and election"

No description of:

- Procedures
- Eligibility Requirements
- Role Requirements
- Term of Service

Elizabeth Barnhart is listed as the contact for questions. She nor the group she represents is not identified in any way as an Independent Party.

"All voting members of the resident community must be given sufficient notice (at least 30 days) for nomination and election. The notice should include a description of election procedures, eligibility requirements, and dates of nominations and elections."

https://www.ecfr.gov/current/title-24/subtitle-B/chapter-IX/part-964/subpart-B/section-964.130#p-964.130(a)(5)

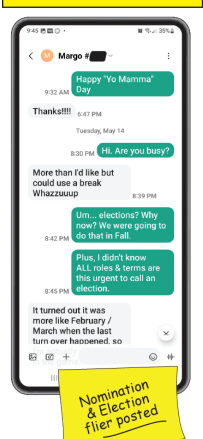
Margo claims she "inherited" Bylaws that allow her to give less than 30 days notice. When Angel challened her citing The Brown Act and the Sunshine Clause, she became dismissive and began a denial & deflection campaign and continues to refuses to acknowledge 24CFR, The Brown Act, or the Sunshine Act.

24 Code of Federal Regulations, Part 2, Chapter IX, Part 964, Section 420

Here is what happened:

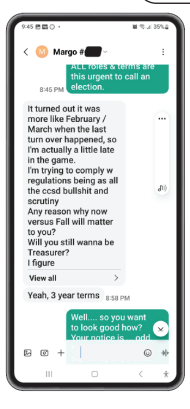
Legally required 30 day notice ignored

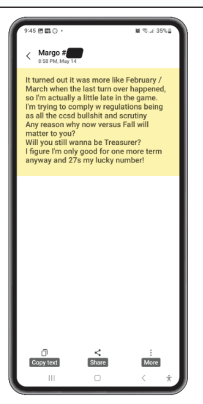
then you had to drag my dead sister into this.

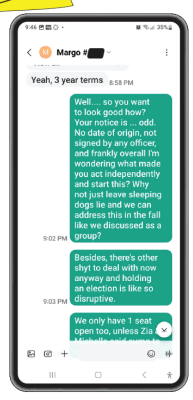


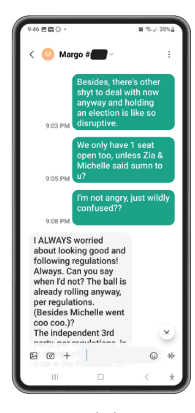
§ 964.420 Resident board member may be elected.

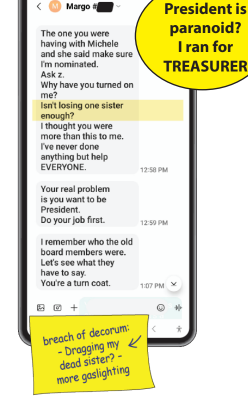
- (a) General. Residents directly assisted by a public housing agency may elect a resident board member if provided for in the public housing agency plan, adopted in accordance with 24 CFR part 903.
- (b) Notice to residents. The public housing agency must provide residents with at least 30 days advance notice for nominations and elections. The notice should include a description of the election procedures, eligibility requirements, and dates of nominations and elections. Any election procedures devised by the public housing agency must facilitate fair elections.











wtpo1760.github.io/wtp/

Eligible resident. An eligible resident is a person:

- (1) Who is directly assisted by a public housing agency;
- (2) Whose name appears on the lease; and
- (3) Is eighteen years of age or older. *Governing board*. Governing board means the board of directors or similar governing body of a public housing agency.

Resident board member. A resident board member is a member of the governing board who is directly assisted by that public housing agency.

§ 964.415 Resident board members.

- (a) General. Except as provided in §§ 964.405(b) and 964.425, the membership of the governing board of each public housing agency must contain not less than one eligible resident board member.
- (b) Resident board member no longer directly assisted. (1) A resident board member who ceases to be directly assisted by the public housing agency is no longer an "eligible resident" as defined in §964.410.
- (2) Such a board member may be removed from the PHA board for that cause, where such action is permitted under State or local law.
- (3) Alternatively, the board member may be allowed to complete his/her current term as a member of the governing board. However, the board member may not be re-appointed (or reelected) to the governing board for purposes of serving as the statutorily required resident board member.
- (c) Minimum qualifications for board membership. Any generally applicable qualifications for board membership also apply to residents, unless the application of the requirements would result in the governing board not containing at least one eligible resident as a member. Further, PHAs and localities may not establish eligibility requirements for board membership that are solely applicable to residents.

§ 964.420 Resident board member may be elected.

(a) General. Residents directly assisted by a public housing agency may elect a resident board member if provided for in the public housing agency

plan, adopted in accordance with 24 CFR part 903.

(b) Notice to residents. The public housing agency must provide residents with at least 30 days advance notice for nominations and elections. The notice should include a description of the election procedures, eligibility requirements, and dates of nominations and elections. Any election procedures devised by the public housing agency must facilitate fair elections.

§ 964.425 Small public housing agencies.

- (a) General. The requirements of this subpart do not apply to any public housing agency that:
- (1) Has less than 300 public housing units (or has no public housing units):
- (2) Has provided reasonable notice to the resident advisory board of the opportunity for residents to serve on the governing board;
- (3) Has not been notified of the intention of any resident to participate on the governing board within a reasonable time (which shall not be less than 30 days) of the resident advisory board receiving the notice described in paragraph (a)(3) of this section; and
- (4) Repeats the requirements of paragraphs (a)(2) and (a)(3) of this section at least once every year.
- (b) Public housing agencies that only administer Section 8 assistance. A public housing agency that has no public housing units, but administers Section 8 tenant-based assistance, is eligible for the exception described in paragraph (a) of this section, regardless of the number of Section 8 vouchers it administers.
- (c) Failure to meet requirements for exception. A public housing agency that is otherwise eligible for the exception described in paragraphs (a) and (b) of this section, but does not meet the three conditions described in paragraphs (a)(2) through (a)(4) of this section, must comply with the requirements of this subpart.

§ 964.430 Nondiscrimination.

- (a) Membership status—(1) General. A resident board member is a full member of the governing board.
- (2) Resident participation must include matters regarding Federal public housing

From Angel, Treasurer at 1760 Bush Tenant Association

Thank you to all the people who responded to the **Evaluation of Services and Survey** of our Tenant Association here at 1760 Bush.

As promised, all responses are anonymous & confidential, so I cannot share the results of the survey.

The deadline to respond to the Survey for the purposes of the 2025 Budget is this Friday June 28, 2024. I will wait until Friday night at 11:59 pm to send our collective response for input.

I would like to make a Public Apology to Margo and Zia:

In my report sent with the survey, I said that Margo and Zia had arrived 20 minutes late.

The truth is this:

- There is no official notation of the time they arrived, but it was after the meeting was called to order.
 - · I was inaccurate by stating they arrived 20 minutes late. I don't know how many minutes late they arrived.

IT WAS WRONG FOR ME TO MAKE THAT STATEMENT WITH NO FACTS.

I apologize to Margo and Zia.

Moving forward, I promise to be factual and truthful and stick to the facts – especially when reporting back to Tenants.

All of us who live here at 1760 Bush deserve that from the people YOU choose to govern the Board.

PRE-NOMINATION NEWSLETTER UPDATE posted 5/28/2024

These fliers were posted in the "Community Bulletin Board" that Margo controls access to the CBB. This copy was taped to Angel's apartment door.

NEWSLETTER UPDATE: TA Board Nominations Day, Tuesday May 28, 2024

I believe in JUSTICE. If any one feels that their rights are being violated by not getting enough notice that NOMINATIONS would be happening today-Notify me right away.

There has been a misdirected complaint by a member of the (out-going) Board. This person is glued to the fact that you are being denied your rights because you had 28 days notice and not the full 30 days. The purpose of having 30 days notice is so people see the notices. I believe you have been informed have all seen the notices for many days.

We held an **Emergency Board Meeting** about this discrepancy and it was decided that we would go forward in cooperation: together with the Independent Team's efforts, time planning, the translators scheduling, and in consideration of the Holiday weekend interference, all made us decide 28 days notice was reasonable.

AFTER that unanimous decision, that same Board member has now turned again and is threatening me with 6 law suits, saying I am breaking FEDERAL LAW because you have the right to 30 days notice; even though our bylaws state a 15 day requirement. (FYI: I saw in the minutes from Before I took office, Cynthia Morris, God-Bless-Her-Soul, and her administration took a vote where it was decided people here had a tendency to forget with 30 days notice and no one would come to her meetings. To build attendance they voted to change the bylaws from 30 days notice needed for postings to 15 to 30 days required rule, which I just inherited when handed down). Still not happy, he said he'd sue.

So, I went to HUD, and described my dilemma, and got the green light to go ahead. We will be having Nominations today @3pm with your blessing after the Birthday party scheduled at 2pm. (Happy Birthday James!)

This Board Member has not taken the defeat lightly; so I'm not sure what will happen today to be destructive. I wanted you to be aware that the plan is to embarrass me- in front of all of YOU. He's probably bringing CCSD to do that but they are the ones who should be embarrassed. Especially due to the way they handled their eternal affairs, after turning me into a Whistle-Blower.

I tried to guide them out of mismanagement by taking the leadership as President of CCSD; but the damages from previous years went too deep. I should have seen the obvious red flags, in retrospect: their last President quit after 3 months-same complaints and before that the internal fighting went on through each meeting for almost 2 years, ending up in court. I brazenly thought I could fix them.

Ever since the death of Beverly Saba (who many of us knew and loved) things have been broken over there. Now they are slandering my efforts to help the Senior/ Disabled. I've

Irregularities with governance:

- Michelle & Angel contacted Margo on 5-14 via text regarding the posted notice.
- She dragged my dead sister into the mix.
- She signals her desire to oust Angel
- Angel tried many times to work with Margo
 Disregards Brown Act, Sunshine Act again

FALSE: Ask Michelle #518

Michelle or Angel would never agree
to violate your rights 24 CFR 964.420[b]

FALSE: Angel or Michelle have NOT sued MM
Ask Margo who she is suing these days

Inheriting bad bylaws DOES NOT PROVIDE any relief from the rule of law. No law superceeds Federal law. [U.S. Constitution, Article VI]

FALSE: There is no way Congress changed 24CFR964.420[b] to accommodate one TA

Rather than just simply reschedule the nominations for a full 30 days notice, Margo took this course of action, not Angel.

CCSD cited 22 Causes for Recall which occured under her interm presidency.

2012: New HUD/RAD laws for TAs were enacted 2020: HUD

Independent from our personal feelings, Congress passed the HUD/RAD program in as per 24 CFR 945 & 245 (2024)

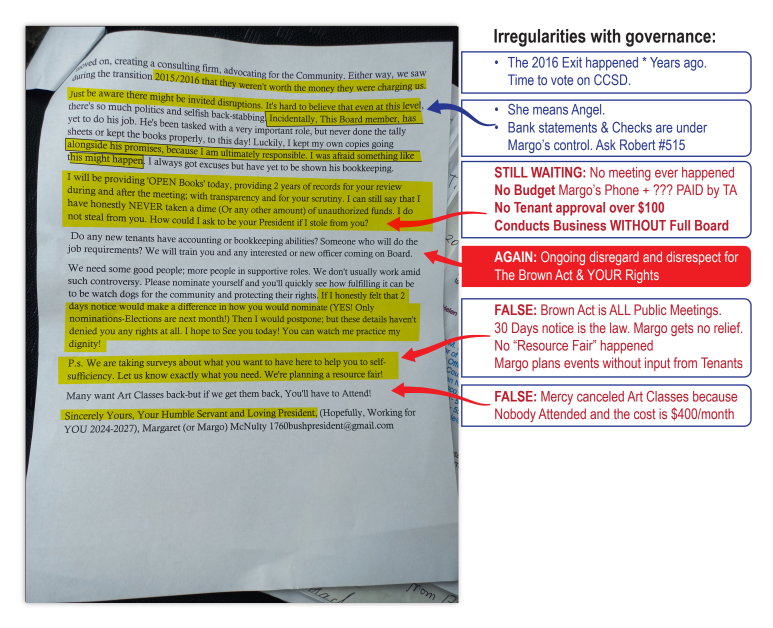
"All voting members of the resident community must be given sufficient notice (at least 30 days) for nomination and election. The notice should include a description of election procedures, eligibility requirements, and dates of nominations and elections."

https://www.ecfr.gov/current/title-24/subtitle-B/chapter-IX/part-964/subpart-B/section-964.130#p-964.130(a)(5)

Margo claims she "inherited" Bylaws that allow her to give less than 30 days notice. Angel cited The Brown Act, she became dismissive & refuses to acknowledge 24CFR, The Brown Act, or the Sunshine Act which all call for a 30-day notice for public meetings.

PRE-NOMINATION NEWSLETTER UPDATE posted 5/28/2024

Newsletter was posted in the "Community Bulletin Board". Margo controls access to the CBB.



The checking account is in Margo's name. She is the only one with access.

She controls who is on as a second signer. As of May 28,2024, **Secretary #409 and Margo are signers** Margo has not shared any bank statements, ledger, or produced a budget for 2024, 2023, or any year during her last 12 years.

Margo holds the TA checks but never shares information about expenses with Tenants beyond posting the checking account statement and copies of checks.

The Tenants are NOT part of whatever budget process Margo is using.



Angel inTheBayArea <angelrittenburg@gmail.com>

update at 1760 Bush

4 messages

Angel inTheBayArea <angelrittenburg@gmail.com>
To: "Hale, Helen (MYR)" <helen.hale@sfgov.org>

Thu, Jun 27, 2024 at 4:25 PM

Greetings Ms Hale

Its been awhile since I sent an update, but I have been pretty busy with the antics of Ms. McNulty. Thankfully, it happened after finals so i was able to stay ontop of them.

The biggest challenge I have is communication. Most people in this building dont want to be involved but are at the same time rant about how "someone should do something".

After attending a HUD Budget Review meeting, I sent a survey to the Residents and got alot of good feedback, but too many are still apathetic. What I did learn from the results is no body that responded has a copy of the bylaws or are aware the TA exists, and the few willing to speak out said tenants are excluded from Board meetings.

A group of 3 tenants organized and started this: wtpo1760.github.io/wtp this is still "in development" as the group wanted to wait until after the election-themed meeting Ms McNulty had on the 25th.

Since you and your office are in Ms McNulty's sights, I wanted to ensure you were aware of this BEFORE it goes public. Please, let me know if something needs correction or changing regarding Ms McNulty and yourself. As you know, it can be difficult to be "in it" and see the details, so I would like to ensure that my info is correct - especially when it involves other people's reputations.

Ms McNulty has made some claims that frankly I don't know how to fact check Ms McNulty's statements & claims about her RCA program, support from you, being funded by HUD and SFHA on this page [not yet linked in the site] but you should look at it: https://wtpo1760.github.io/wtp/MMMdearTenant01.html

This particular page is a log of messages sent from my personal cel phone and the cel phone paid for by the Tenant's Association between Treasurer Me and President Margo about her Nomination and Election meeting. I tried to "reel her in" but it really backfired.

Thank you for your time, if you have any comments, please feel free to let me know.

Angel

angel rittenburg • 510.938.4913

Hale, Helen (MYR) <helen.hale@sfgov.org>
To: Angel inTheBayArea <angelrittenburg@gmail.com>

Fri, Jun 28, 2024 at 8:01 AM

Thanks for sharing, Angel. Your web page is helpful, clear and correct. Margaret's update is not accurate. Please note I am not the appointed Director of the Mayor's office of Housing and Community Development (see Title below). As I have shared I do not have oversight over TA, but can help them follow HUD guidance and provide support to find resources. I (and I don't think the Officers) would say CCSD is perfect, but they are really trying, are responsive, and want all TAs to be functional well. They know the rules and regulations. Unfortunately, there is a power struggle going on between Margaret and CCSD.

The truth is that everyone at 1760 Bush (and all former public Housing residents) live in rental housing. Given that you don't own the building, it is in your best interest to work with your landlord (through their property manager) to respond to your needs (maintenance etc...). That doesn't mean that they have to do everything specific thing you as residents ask for as most things cost money and the building operations may not have enough funds. But the landlord is in compliance

(unless there is outstanding maintenance issue) with federal state and local regulations. As an example, HUD, the State and SF would consider 1760 Bush secure currently. You have locked doors and gates. Margaret is implying that you need security on site for it to be secure. Would it potentially make it more secure, maybe, but there is nothing in your lease or regulations stating you have to have security.

I have heard that she was reelected to be present of the 1760 Bush property. Is that true?

Helen

Helen M. Hale
Director of Housing Services
Mayor's Office of Housing and Community Development
City and County of San Francisco
1 South Van Ness Avenue - 5th Floor
San Francisco, Ca. 94103
ph. (415) 701- 5566
fx. (415) 701- 5502

email: helen.hale@sfgov.org

This email may contain privileged or confidential information. If you are not the intended recipient, please reply to this email to inform me of your receipt and then destroy all copies. Thanks.

From: Angel inTheBayArea <angelrittenburg@gmail.com>

Sent: Thursday, June 27, 2024 4:26 PM

To: Hale, Helen (MYR) <helen.hale@sfgov.org>

Subject: update at 1760 Bush

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

[Quoted text hidden]

Angel inTheBayArea <angelrittenburg@gmail.com> To: "Hale, Helen (MYR)" <helen.hale@sfgov.org>

Fri, Jun 28, 2024 at 10:07 AM

Ms Hale

hank you for the replies!! Your information is super helpful as the Residents deserve the truth.

I am on my way to meet with Residents who attended the election-themed meeting Ms McNulty held after a Community meeting called by John Stewart to introduce our new Assistant Property Manager Romero [?].

All I know now is that Ms McNulty was the only officer in attendance, no proctor, Ms McNulty collected, and counted the ballots before she put them in the Ballot Box the TA purchased at some point before "leaving" CCSD.

I will send an update later this afternoon.

Angel Rittenburg

[Quoted text hidden]

NOTES from the May 28 1760TA Meeting taken on Behalf of the Residents by Angel Rittenburg, Treasurer

- Margo is the Scribe? NOT PROCTOR'S SCRIBE!! CONFLICT Angel took notes after recognizing Margo was Scribe
- NO Printed copies of any Bylaws for Attendees
 - Margo was the only one in the room with the Bylaws until ...
 - Angel presented a copy Margo had delivered in a previous meeting to verify the single copy in the room
- NO AGENDA posted, printed, or made available to:
 - · Residents in Attendance, Officers Michelle, Zia, or Angel.
- Bylaws DISPLAYED IN A LOCKED CABINET
 - Partially obscured by the notices on the window and
 - The document tucked behind the frame of the window.
 - Cabinet is outside of the Community Room in the Lobby.
- NO QUALIFICATION STATEMENT BY PROCTOR
 - Did not introduce herself nor Mr Giron in any manner that would suggest they are qualified to Proctor both HUD Nomination & Election Meetings.
 - ADMITTED that she had already met "some of the tenants"
- NO QUALIFICATIONS FOR OFFICER ANNOUNCED or QUESTION & ANSWERS of any kind TO FORMALIZE EVERYONE'S UNDERSTANDING
- MARGO SELF-NOMINATES IMMEDIATELY AFTER PROCTOR ANNOUNCES "NOMINATIONS OPEN"
 - Is this a valid action? Robert's Rules that EVERY Non Profit operates under
 - Challenge to Byalws by Michelle Pointed out the Bylaws prevent "an officer who quits" from holding office again.
- PROCTOR LEESA ADMITTED during Rules & Procedures "WE ARE STILL IN TRAINING ON HOW TO DO THIS"
 - Leesa admitted she did nvot know answers to Michelle's question about disqualifications
- MARGO CONTRACTED Mr Giron & Ms Bernhart WITHOUT BOARD KNOWLEDGE
 - Announced by Angel during questioning about Rules & Procedures
 - Margo did not deny nor defend that action
- MARGO CONTRACTED TRANSLATORS AT \$85 EACH. BOTH TRANSLATORS ADVOCATED FOR MARGO TO BE THE ONLY PERSON WHO SHOULD WRITE THE BYLAWS
 - ANGEL heard them, interrupted them to verify if they were Residents. The Chinese translator said "No Margo paid us to be here"
- MARGO WALKED OUT OF MEETING AFTER "Nominations" but, BEFORE ADJOURNMENT. Scribe???
 - When Margo returned, Angel questioned Proctor Leesa "Did we adjourn? Is that why Margo walked out and came back in?"
 - Leesa then adjourned the meeting
 - · No Next Steps discussed, No Timeline explained
- MARGO NOT LEESA, Mr GIRON, LEGAL MODERATORS POSTED THE RESULTS OF THE NOMINATIONS
 - The names presented on all versions of the fliers posted INCLUDE MORE NAMES that nominated at the meeting

PROCTOR ADJOURNED MEETING BEFORE EXPLAINING "NEXT STEPS", WHEN THE ELECTION WAS, WHAT TO EXPECT FOR THE NEXT 30 DAYS, WHAT CANTIDATES ARE ALLOWED TO DO AND WHO TO TALK TO, AND ABOVE ALL, MAKE SURE THAT EVERYONE UNDERSTOOD THE PROCESS, WHO WAS NOMINATED, AND WHAT WAS GOING TO HAPPEN DURING THE NEXT 30 DAYS.

To All Residents May 30, 2024

It has come to our attention that the recent nomination-themed meeting organized by Margo was not conducted in accordance with HUD/RAD required procedures and regulations. Michelle Dancer, Tenant Association Sergeant at Arms & Angel Rittenburg, Treasurer, we present the following reasons why this election is invalid:

1. Flagrant disregard for the Brown Act and ensuring a Free & Fair Election (Article 6.3):

- o Legally required 30-day notice was not provided. (See attached flier)
- 2. No Verification of Residency Before Ballot Distribution (Article 6.4):
 - o Proper verification of residency was not conducted before distributing ballots.
 - o HUD requires a **30-day notice**, not the 15-day notice that was given under 24 CFR § 964.420(b)
 - The 1760 Tenant Association President claims that HUD gave her an exception to this rule by "The HUD Help Desk. You can call them too"

3. Lack of Independent Third Party (Article 6.3):

- o The 1760 Tenant Association President is not an independent party and as a Nominee cannot serve as the Meeting Secretary. That is what a real Independent Third Party would do.
- o Leesa Bernhardt publicly admitted her team is not qualified to conduct Nominations or Elections
- o 1760 TA president posted the nominees, not Legal Moderators or Leesa Bernhard or anyone not under the 1760 TA president's influence.
- o 1760 TA president provided AND HELD the 1 copy of the Bylaws for the meeting.

4. Election Procedures and Standards (24CFR964.130)

o "The Resident Council shall use an independent third-party to oversee elections and recall procedures."

5. Inclusion of Nominees post-Meeting:

o Margo delivered a hand-written note explaining why Margo included two names after the meeting

6. **Board Composition Concerns:**

- The board has been replaced with members Margo has chosen and who are aligned with her actions as president, potentially allowing unchecked control over decisions, including financial matters.
- The election process and scheudling appears to have been structured to support an agenda unaligned with the needs of the residents at 1760 Bush Street.

Additionally, it is crucial to adhere to the following federal regulations under 24 CFR § 964.150(b):

• Funding for Tenant Participation: Public Housing Agencies must provide funding to support the activities of duly elected resident councils and ensure effective resident participation in decision-making processes.

Moreover, all board meetings must be open to tenants in compliance with 24 CFR § 964.420 to ensure transparency and allow residents to be fully informed and engaged in the decision-making process.

We request that Margo adhere to the established rules and regulations, including making all board meetings open to tenants and complying with federal guidelines to ensure fair and transparent elections. Failure to comply with these standards will necessitate further action.

Thank you for your attention to this matter.

Sincerely,

Michelle Dancer

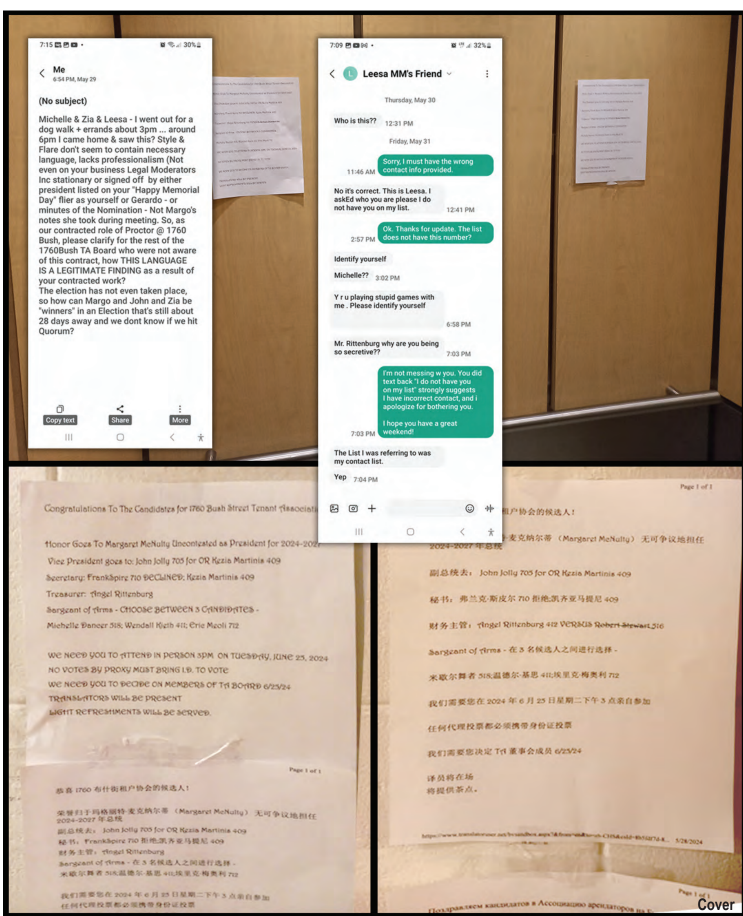
Sergeant at Arms, 1760 Bush HUD/RAD Tenant Assoc.

Angel Rittenburg,

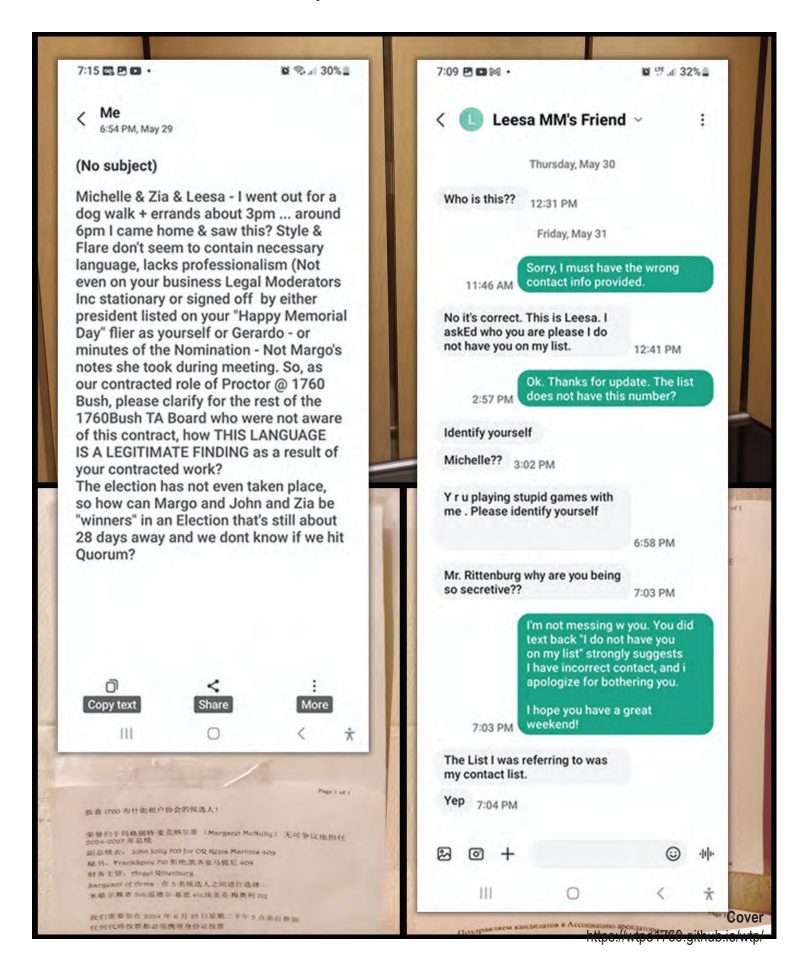
Treasurer, 1760 Bush HUD/RAD Tenant Assoc.

cc: John Stewart, Helen Hale, HUD and SFHA

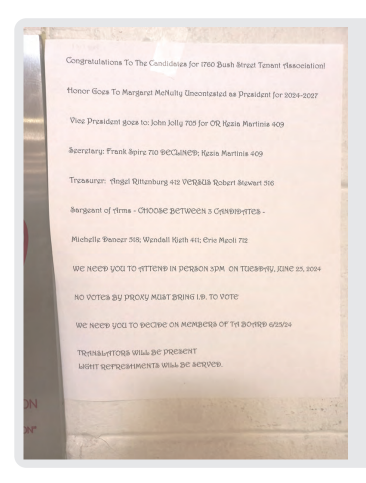
Nomination and Election Flier posted 5/14/2024



Nomination and Election Flier posted 5/14/2024



2 Nominee Fliers posted by ?



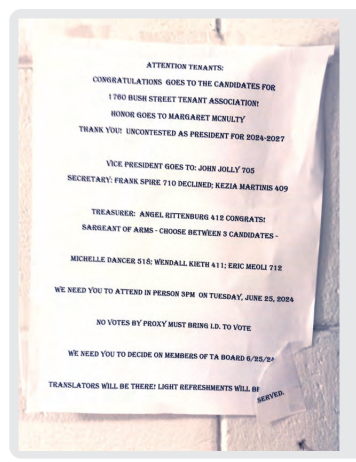
5/28/2024 – 6:00pm One of Two Fliers posted

Flier itself:

- No Date, No Signator, No Validation
- Margo took Nomination Meeting Notes
- RCA Associates cannot be Independent 3rd
- Additional Names added After meeting
 - The list of nominees doesn't match Participant Accounts
- Margo colorfully announced as the "Winner" before any election meeting happened

Tenants not Angel Challenged Nominee Eligibility for:

- Vice President & Secretary
 - John & Eric previously resigned. Ineligible?
- Treasurer
 - Robert:
 - "I was not nominated during the meeting."
 - "Margo asked me to attend the meeting."
- Sergant at Arms
 - Wendell added after meeting



5/30/2024 – 7:00pm Two of Two Fliers posted

Flier itself:

- No Date, No Signator, No Validation
- Margo took Nomination Meeting Notes
- RCA Associates cannot be Independent 3rd
- Additional Names added After meeting
 - The list of nominees doesn't match Participant Accounts
- Margo colorfully announced as the "Winner" before any election meeting happened
- Why did Margo have to make sure the phrase: "UNCONTESTED AS PRESIDENT" was included?

Tenants not Angel Challenged Nominee Eligibility for:

- Vice President & Secretary
 - John & Eric previously resigned. Ineligible?
- Treasurer
 - Robert removed.
- Lip Service [See "Election Results"]:

 "WE NEED YOU TO DECIDE ON MEMBERS OF TA
 BOARD..."

Cover

https://wtpo1760.github.io/wtp/

Congratulations To The Candidates for 1760 Bush Street Tenant Association!

Honor Goes To Margaret McNulty Uncontested as President for 2024-2027

Vice President goes to: John Jolly 705 for OR Kezia Martinis 409

Secretary: Frank Spire 710 DECLINED; Kezia Martinis 409

Treasurer: Angel Rittenburg 412 VERSUS Robert Stewart 516

Sargeant of Arms - CHOOSE BETWEEN 3 CANDIDATES -

Michelle Dancer 518; Wendall Kieth 411; Cric Meoli 712

WE NEED YOU TO ATTEND IN PERSON 3PM ON TUESDAY, JUNE 25, 2024

NO VOTES BY PROXY MUST BRING I.D. TO VOTE

WE NEED YOU TO DECIDE ON MEMBERS OF TA BOARD 6/25/24

TRANSLATORS WILL BE PRESENT LIGHT REFRESHMENTS WILL BE SERVED.

ATTENTION TENANTS:

CONGRATULATIONS GOES TO THE CANDIDATES FOR

1 760 BUSH STREET TENANT ASSOCIATION!

NONOR GOES TO MARGARET MCNULTY

THANK YOUR UNCONTESTED AS PRESIDENT FOR 2024-2027

VICE PRESIDENT GOES TO: JOHN JOLLY 705
SECRETARY: FRANK SPIRE 710 DECLINED; KEZIA MARTINIS 409

TREASURER: ANGEL RITTENBURG 412 CONGRATS!

SARGEANT OF ARMS - CHOOSE BETWEEN 3 CANDIDATES -

MICHELLE DANCER 518; WENDALL KIETH 411; ERIC MEOLI 712

WE NEED YOU TO ATTEND IN PERSON 3PM ON TUESDAY, JUNE 25, 2024

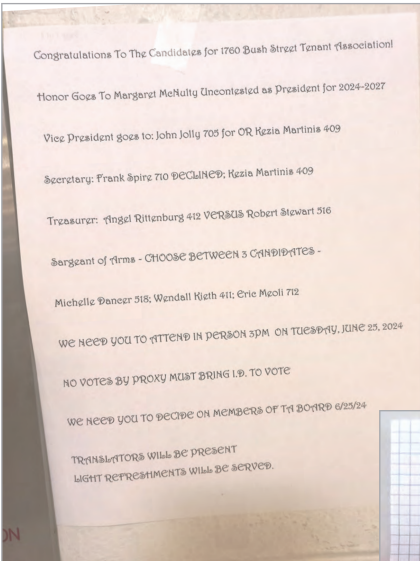
NO VOTES BY PROXY MUST BRING I.D. TO VOTE

WE NEED YOU TO DECIDE ON MEMBERS OF TA BOARD 6/25/24

TRANSLATORS WILL BE THERE! LIGHT REFRESHMENTS WILL BF
SERVED.

Nominationees posted 5/28/2024 within three hours after nominations.

These fliers were posted in both elevators, on each floor at the elevator, and in the "Community Bulletin Board". Margo controls access to the CBB.



One demonstration of Margo's abuse of the process to serve her agenda.

Two versions of the nominees indicates Margo forgot to add both names to the list before she posted the 5-28 version.

Irregularities which invalidate flier:

No Date on flier

No Author of Origin

Elizabeth Barnhart, "Legal Moderators Inc", or the entity represented are not authors of this document.

Timeline:

Date posted is

5-28-2024

Elizabeth Barnhart is listed as the contact for questions. She nor the group she represents is not identified in any way as an Independent Party.

Phichelle Body, (* hope

Glesse knowy

Low wanted standall on the

Bullot so Edid it for her.

But I'll stay logal always

box always well be #

But, Skill you, my love??

But, Skill you, my love??

Jove, grans skuly

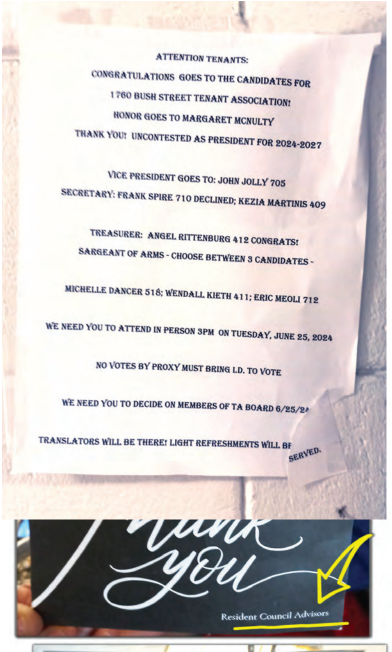
Short has took helping backgrand

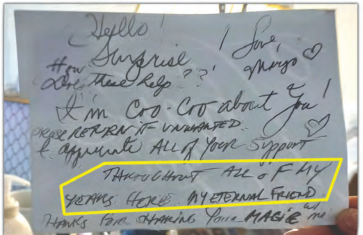
and squeezed on the ballst / Decovery

Treasure! Gent-in-time Signification.

Nominationee update? 06/08/2024

This flier was posted in both elevators, on each floor at the elevator. Margo ensures she is featured in the announcement, IMHO re-enforcing my claim this is for her ego after being recalled by CCSD.





Irregularities which invalidate flier:

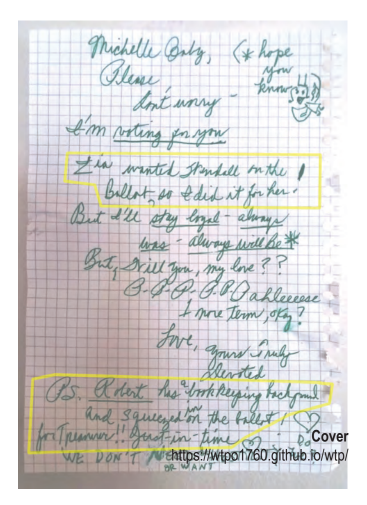
No Date on flier

Elizabeth Barnhart, "Legal Moderators Inc", or the entity represented are not authors of this document.

Timeline:

Date posted is 6-8-2024 "Nominationees" 5-28-2024

Elizabeth Barnhart is listed as the contact for questions. She nor the group she represents is not identified in any way as an Independent Party.





Here Here My ETERNAL FRIEND

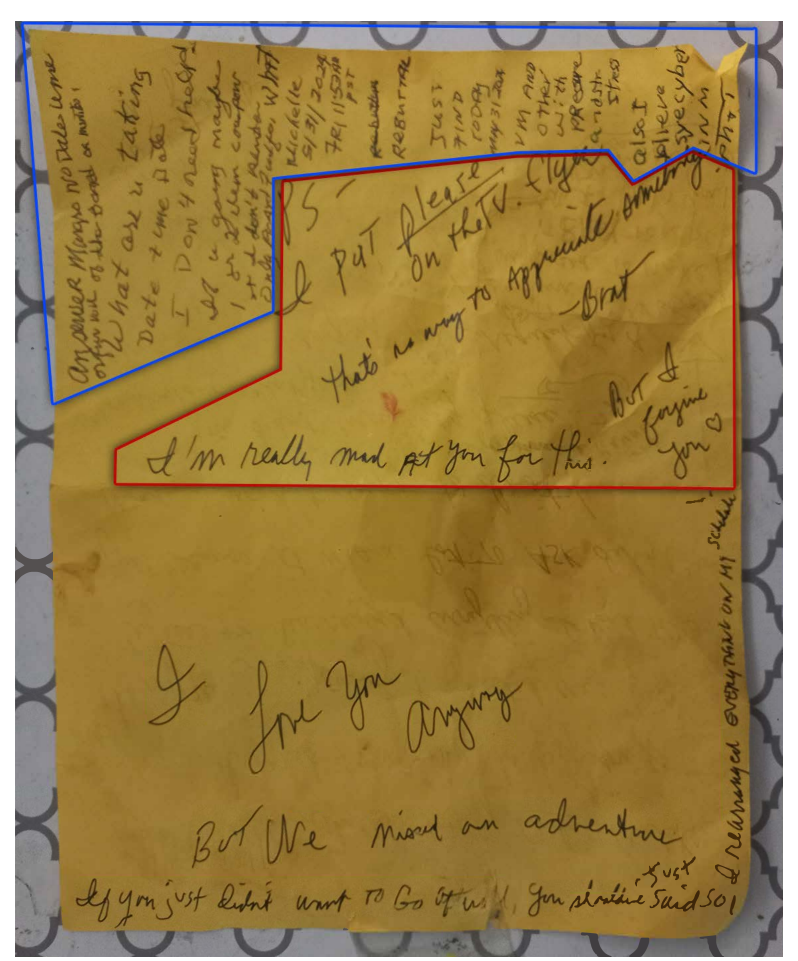
Hanks For Haning Pour Macie me

Michelle, That was totally Rude, Michelle I tropped everything to help you go to The Stree of you just ghosted me. after I rearranged encything I had TODO! Just Because it was a lot to ASK duln't Men & wasn't going to do it,

you didn't lung bay please!! To say

You shouldn't treat gengle that way.

Und I'm hunging your request for to IV angeray / Emprosed PS: In Mend & Be a Baly If you miss tomorrows meeting that a fine of \$15. × your on notice



Angel,

I Really need an answer to 'Why You Are So Obsessed w/ CCSD?'

All you need to know is they were never worth the money. They did Nothing worth \$1,000 a year.

On top of it, we were charged for elections and nominations \$100 each as well-as far back as Beverly Saba. They were supposed to be included. Together, my Board did more of the things CCSD was mandated to do. They just aren't worth it!

That is why we left. We announced our dissatisfaction to our members all along the way. We pre-announced the vote and the general membership voted UNANIMOUSLY to disaffiliate. If you want to visit joining when your term comes up-go ahead, waste your money.

The fact that 28 days are between events rather than 30 is not good enough to derail the proceedings. We don't need '5 days to prepare flyers'. We have a template and only the names have to be filled in to be ready to post. Again, we out max ccsd.

OUR BYLAWS call for an 'INDEPENDENT PARTY'. Read the copy you have.

The time before last, we had a lawyer from mediation cover. No one objected.

Cosd was too busy infighting. Which brings me to the next fact on record: I had no deal with Dennis Katonis, when I became Secretary. He (THEY) voted for ME to be let back in. I wasn't authorized to speak for everyone.

You see, we left for good reasons. CCSD realized our arguments had validity. For example: a Year ++ of Mary and Dennis? Dennis was in over his head and it showed. NOT ONE BUILDING WOULD COME TO THE GENERAL MEMBERSHIP MEETINGS.

Buildings (LIKE Rosa Parks) actually THANKED ME FOR STARTING RCA BECAUSE THEIR V.P. attended and left with personal insults. She feared retaliation so she's in the background, not participating AGAIN.

The truth is The CCSD Secretary, who was never chastised by the way, for her refusal to participate in conflict/ resolution of any kind with me. IS THAT

ROFESSIONAL?. What was she so afraid would be revealed? Someone elses side?

They let her pad the minutes After the facts and look what I was accused of: Writing to HUD and RAD? OMG That was to benefit CCSD. I told Stephanie I would get her examples of the change in utility obligation, so I was RESEARCHING TO REPORT. OH BIG DEMERIT.

I KNEW it was bad but was Totally Convinced when there were crickets when after an hour of yelling back and forth, I asked to present my Bright Bridge report; proving THEY WOULD RATHER FIGHT THAN HEAR SOLUTIONS TO THEIR PROBLEMS. That did it for me. I was hoping to make a difference. They've had years of ingrained behavior. I couldn't fix it but was willing to try. I wouldv'e talked them up at our meetings and seen it through. They just didn't earn it.

I was accused of 'Interfering in another building's nominations/elections' when I only worked filling candy favors! Stephanie said, "OOPS" and that was that. My BETRAYAL? Was sharing a contract with others that I never even saw. Again, "OOPSIE, MY BAD." She said. And all was forgiven. Who does that? And fires me for it? Talk to the last resigning President! He only lasted a few months, too. IT'S NOT JUST ME!

Now ccsd is being taken to court because they have forced my hand. They are liable for slander with that invented padding of the facts they've mailed out. Talk about doxing...?

WE DO NOT HAVE TO BE UNDER CCSD we only have to comport ourselves in like manner.

In my workings of RCA with SFHA and their annual plan, I have been informed there is plenty of work to go around. Why aren't they happy to have another arm? Talk about power trips! Like only they know the rules!

Even their heading is a lie: There's more RAD buildings in the City than their measley lot. Thet deceptively act like all RADS are there's. LOOK UP RESIDENT ADVISORY BOARDS. THERE'S MORE FISH IN THE SEA. GOOD RIDDANCE.

IF THEY WEREN'T DOING ANYTHING WRONG, why would they mind oversight? Think about it: I was asking for oversight over myself along with the group. Their lashing out mailing slanderous remarks, telling the people I'm helping

at I am a' psychopath' is not normal reactions. I blessed them and walked away. My work will speak for itself. Come see my copybook. People have asked for advice from me from as far as Santa Clara! I choose civility and agreeing to disagree. They are so insecure they are obsessed with trying to interfere with everything I do!

Please, 2 days difference? Besides OUR BYLAWS CALL FOR 15 DAYS! The point is so people SEE THE NOTICES, proving with this, they have been seen.

THAT's what matters.

I did have a conversation with Michael Zornes. He knew I had to bring our membership on board, so I could never have made a deal by just speaking for everybody- JUST LIKE YOU LECTURE ME I MUST DO. I COULDN'T DECIDE FOR EVERYONE! YOU HAVE THE WRONG OPINION.

It's like I can't win with you. Damned if I do, damned if I don't. I don't need presents, just your common sense. I appreciated the gesture. I can't keep it.

This letter from CCSD quotes ccsd bylaws NOT OUR OWN. READ THEM.

Leesa Barnhart has a team of experienced helpers. CCSD is not the only game in town and they've ruined their chances with us. Maybe if they treated me with a modicum of respect? Which is what I was waiting for as I continually asked for a sit down with any mediator of her choosing.

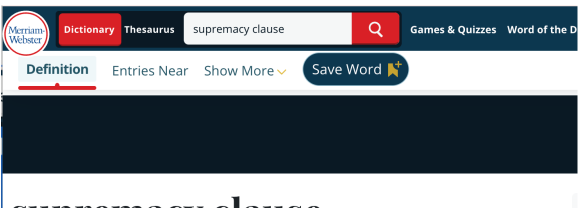
I really believed calmer heads would prevail. Boy was I wrong. They just railroaded me out of their little click and the proof is in the pudding. Stopping everything due to 2 days difference with the holiday in between is not rational or IN REALITY justified. 15 DAYS.

I don't think I've ever doxed in my life. Everything they are sharing is out of context and they're running scared or they wouldn't have to bad mouth me in their process.

The President of any organization is the governing body. They should look it up.

They are operating illegally for 6 years! Google it. What more do you have to see? Frankly, I'm surprised. Please answer: Just What is your Obsession with them?

YOU KNOW, If anybody treated YOU like that, they'd have to get through me to get in the door. We just have different values I guess. Love, Margaret McNulty



supremacy clause noun

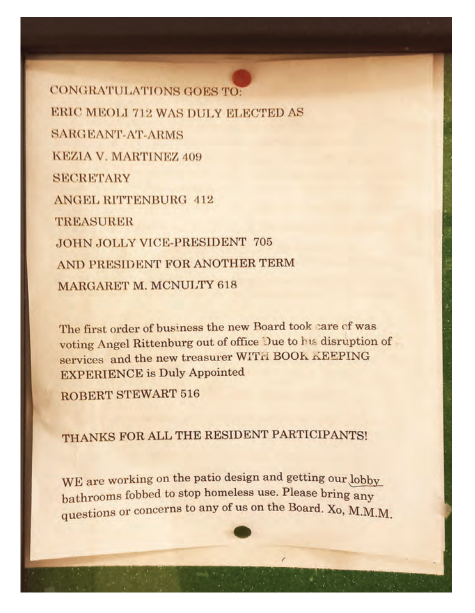
su·prem·a·cy clause sə-ˈpre-mə-sē-

often capitalized S&C

: a clause in Article VI of the U.S. Constitution that declares the constitution, laws, and treaties of the federal government to be the supreme law of the land to which judges in every state are bound regardless of state law to the contrary

"Election" Results Flier posted 6/27/2024

This flier was posted in both elevators, on each floor at the elevator, and in the "Community Bulletin Board". Margo controls access to the CBB.



Irregularities which invalidate flier:

No Date on flier. Using Metatag info.

No Independent Third Party

Vote of the Tenants ignored

No Open Board Meetings Voters locked out of the Board Meeting

No Public Meeting called to "voting Angel out of office"

Robert "Appointed" by Margo

Timeline:

Call to Open Nominations posted

is 5-14-2024 "Nominations" 5-28-2024 Notice provided is only 14 days

24CFR964.420

Elizabeth Barnhart, "Legal Moderators Inc", nor any other entity administered the process other than Margo McNulty.

"All voting members of the resident community must be given sufficient notice (at least 30 days) for nomination and election. The notice should include a description of election procedures, eligibility requirements, and dates of nominations and elections."

https://www.ecfr.gov/current/title-24/subtitle-B/chapter-IX/part-964/subpart-B/section-964.130#p-964.130(a)(5)

Margo claims she "inherited" Bylaws that allow her to give less than 30 days notice. When Angel challened her citing The Brown Act and the Sunshine Clause, she became dismissive and began a denial & deflection campaign and continues to refuses to acknowledge 24CFR, The Brown Act, or the Sunshine Act.

To All Residents July 3, 2024

Angel Rittenburg, Treasurer 1760 Tenant Association, Bylaws (2022) Article 7.9 & Bylaws (pre'02) Article 7.12

It has come to our attention that the recent election meeting organized by Margo was not conducted in accordance with HUD/RAD required procedures and regulations. As your Tenant Association Treasurer, I must outline the reasons why this election is invalid:

1. Lack of Independent Third Party (Article 6.3):

- o Margo is not an independent party and as a Nominee cannot serve as the only official for an election.
- o Leesa Bernhardt publicly admitted her team is not qualified to conduct Nominations or Elections
- o Margo counted the votes prior to depositing them in the Ballot Box.
- o Margo controls the keys to the Ballot Box.

2. No Verification of Residency Before Ballot Distribution (Article 6.4):

- o Proper verification of residency was not conducted before distributing ballots.
- o HUD requires a 30-day notice, not the 15-day notice that was given under 24 CFR § 964.420(b)

3. Inclusion of Disqualified Nominees:

- During the nomination meeting, Margo stated that Eric and John, who had previously resigned, could not run for office. Despite this, they were included in the post meeting flier & election.
- Nominees included who where not nominated or interested in office.

4. Post-Election Irregularities:

- Margo called Michelle an hour before the board meeting to inform her she received only two out of 35 votes, and then claimed to have voted for her.
- Margo posted notices claiming to have removed Angel from the board on the same evening as the election. This violates Your Right to a Fair Election and ignores both of Margo's <u>Bylaws (2022)</u> Article 7.9 & Bylaws (pre'02) Article 7.12

5. Board Composition Concerns:

- The board has been replaced with members Margo has chosen and who are aligned with her actions as president, potentially allowing unchecked control over decisions, including financial matters.
- The election process and scheudling appears to have been structured to support an agenda unaligned with the needs of the residents at 1760 Bush Street.

Additionally, it is crucial to adhere to the following federal regulations under 24 CFR § 964.150(b):

• Funding for Tenant Participation: Public Housing Agencies must provide funding to support the activities of duly elected resident councils and ensure effective resident participation in decision-making processes.

Moreover, all board meetings must be open to tenants in compliance with 24 CFR § 964.420 to ensure transparency and allow residents to be fully informed and engaged in the decision-making process.

We request that Margo adheres to the established rules and regulations, including making all board meetings open to tenants and complying with federal guidelines to ensure fair and transparent elections. Failure to comply with these standards will necessitate further action.

Thank you for your attention to this matter.

Sincerely,

Angel Rittenburg, Treasurer, 1760 Bush HUD/RAD Tenant Association

The Code of Federal Regulations on the National Archives website

cc: John Stewart, Helen Hale, HUD and SFHA



July 5, 2024

Leesa Bernnart is NOT Independent Your R.C.A cannot be Independent Party for 1760

(email) ccsdpres@gmail.com (phone) 415-678-7898 Please reach out with questions or concerns.

This proposal prepared by Margaret M. McNulty. Co-chairs include Leesa Barnhart Pres Sanchez; Gregory Richardson, V.P. JFK Building and Kezia Martinez Housing Co-ordinator has.

Angel, And Whomever Interested:

I will answer your latest diatribe in order of falsehoods. In the future, I would check your sources before printing and posting anymore slander.

#1 The rules state "independent Party" must oversee nominations and elections. We complied. We had two.Leesa Barnhart (7 years) President @ 25 Sanchez St. accompanied Gerardo Callender Chang Former President(12 years) and Treasurer of 25 Sanchez Street (6 years) includes 25 years experience combined.

Just because you don't like the outcome of our Board decision and have a lack of support for your arguments against me specifically and the current administration in general, does not mean you should outright lie about the recorded facts which were notarized for posterity.

What Leesa Barnhart was implying with your misquoted statement, as she clarified when questioned: referred to her public speaking qualifications. She has Social anxiety and often has hot flashes when she talks to large crowds, but she is being treated by her Therapist and Psychiatrist on this matter and can provide a Doctor's note to prove it.

Margaret was not in charge of the ballot box.

The problem is no one could use the ballot box at all. There were no working keys to the ballot box that anyone could find; therefore, we went without. Instead, people filled out their ballots, both for a decision on Sargeant-of-Arms as well as spaces to write in support of the incumbents; which you would have seen, had you participatedVoters then folded the 8 x 11 ballot and made a pile in front of the ballot box. They were never picked up and opened until the moderator started publically polling them and counted out loud.

I was 2 tables away. AFTER the final proceedings concluded I picked them up, put them in a folder, and still have the originals on file. I kept them in case of future controversy; which I now see was foreshadowed.

Each candidate spoke for a few minutes each before voting commenced. Residents were validated by identification of tenancy and received one ballot each. Translators were present and answered questions and translated contestants speeches into Russian and Chinese and Mandarin.

WHY IS MARGO BUT NOT "INDEPENDENT THIRD PARTY" LEESA POSTING RESULT OF OUR NOMINATION & FIFCTIONS?

Do they really believe they would go un-noticed? What did we pay for?

and that person received a new ballot, voted, folded it and placed in the pile. When the room was assured that everyone present voted, Leesa Barnhart picked each ballot up and shouted out the tally to be recorded. For example: "One vote for Eric Meoli," or "One vote for Michelle" as she then placed then upside down on the table. Two people kept a running record. I was one of them.

Eric received (15 total) 5 more votes than Randall (10 total) and Michelle received 2 votes even though absent. I believe her lack of attendance influenced votes. Perhaps yours as well; because I had unanimous support and you had no checkmarks of support, at all. The total number of votes totaled exactly 27 ballots of which ALL were cast from verified residents.

We had 30 day notices in every language posted before elections. You are confusing Nominations with Elections when you wrote your latest lies.

It was agreed 28 days posting would be permitted, pre- Nominations; which due to Independent Party scheduling and Memorial Day holidays, was scheduled in 28 rather than 30 days. The time between nominations and elections was 30 days. Which, if you will check the minutes or recall correctly, was the reason our emergency board meeting was called at Michelle's house, which ended with a unanimous agreement from every Board Officer, including yourself. The minutes reflect exactly that "it was agreed by all to go forward as scheduled." But for nominations Not elections.

There is no rule stating that in the event of resignation then that person is ineligible to run again. The rules are to engage MORE people, not LESS, so that would be silly. Both John and Eric are permitted. Nominees do not have to be present to be nominated but they have the right to decline; as was the case with Frank Spire.

Margaret called Michelle AFTER the meeting to see why she didn't show. There would be no reason to call her BEFORE if I was going to see her, right? My exact words were "2 out of 25 votes" not 35; but it was accurately "25" + 2= 27.

We had an emergency board meeting after being sworn into office and receiving our Certificates of Excellence to address your continuing uncalled for creation of controversy, instigating constant harassment of the President and vigilant intimidation deemed "personal", "uncooperative" and "extremely disruptive" behavior. Your actions over the past 4 months spoke for themselves.

Cover

A functional Board cannot work like that: combative and unprofessional and in need of anger management. Each time I try to have a discussion with you for an exchange of ideas and information you scream and shout at me, going on and on, bellowing. I should write you up because it is your repeated method of behavior. I don't have to take that.

You physically assaulted me, wrestling the checkbook out of my hands, laughingly; even though it's been explained to you many times that your job is controlling the bookkeeping and accounting and not the checkbook. You strong armed me. I should have called the police and pressed charges.

You can't do anything with the checkbooks anyway since second signatures are required. Please return them immediately. They are not your property.

The motion was made to immediately ask you to resign, which was seconded and carried unanimously. Not taking the decision lightly, I proposed that we all take 24 hours to contemplate the decision, since under normal circumstances, we would wait 30 days. The very next day you posted more slander and lies regarding me, sullying my character and harassing me further with more deformation.

That and the printed unauthorized mailings sent to all residents confirmed everyone's decision to remove you immediately. No one wants to work in an environment with belligerent attitudes; nothing gets accomplished. This was accurately demonstrated by CCSD's recent meeting examples where I experienced first-hand, their exact standard of operation: the using of bullying as a tactic. It doesn't work with me or my fellow officers. Your removal notice was posted 3 days later, after 2 emergency meetings; check your dates.

MOST IMPORTANTLY:

I'm sorry you lost your Title, but to- date of this memo, you never once did your job, not ever, your whole term in office.

Besides your losing your grip shown in your many angry emotional outbursts, your personal strikes at my character and reputation, setting aside for a moment your barrage of insults unbecoming your office, you have never produced one tally sheet. Nor did you do any bookkeeping or accounting as you were trained and tasked to do and were asked to do on a monthly basis.

Tallying the books was the most important job you had.

Although you were personally handed over a years worth of Sterling Statements, Cover many unopened, as well as a bi wtpo1760.github.io/wtp/

Tallying the books was the most important job you had.

Although you were personally handed over a years worth of Sterling Statements, many unopened, as well as a binder and 3 hole puncher, you never once provided us your job requirement as Treasurer: bookkeeping!

Your sole assignment was to take the information from those statements and put them together in a reader friendly forum, organized by date & month, complete invoices, and compile these together in the pre-provided binder for our tenants to easily review, as is our standard of practice since I took office here at 1760.

After your initial training, if you found you were in over your head, you could have asked for help or posed a question or even utilized the extended free education for councils training opportunities held every second Saturday, downstairs in our Community Room offered by me and Resident Council Advisors You never came.

Since I am ultimately responsible, and you weren't submitting, I wisely kept up a mirror copy to have some record. These books are ready for review anytime by appointment, are offered at every general meeting, and are openly produced several times a year during our OPEN BOOKS meetings, as well as summarized in the glass lobby case all month long to satisfy my standard of practice.

In conclusion, your statement that I'm doing this to hide money is not only insulting and wrong but adds more to your constant harassment and liable slander against me.

I believe that answers every one of your false assertions last posted. Please refrain from posting again, that right is reserved for the Council. You were previously warned to cease and desist your writings, your mailings and your degrading hurtful behavior. I have no option but to hold you legally accountable going forward.

Sincerely Yours,

Statements from 2021. Angel started in 2022 Pres never turned over the statments, checks, budget & never provided training

Margaret M. McNulty When did RCA & 1760 TA Team Up? President of the 1760 I Pres never included or informed 1760 Board

Books are NOT open. MMM promises but never delivers Books

Posting a copy of the Bank Statement is not summarizing monthly expenses

Restricting My Right to Free Speech Right to Organize Right to Assemble Right to Use the USPS

https://wtpo1760.github.io/wtp/

I am writing to bring to your attention a matter concerning the letter I received in the mail yesterday. As you have previously served as the treasurer of the tenants' association. It has come to my notice that you have distributed letters throughout the building that contain defamatory statements about me.

Given the nature and extent of these letters, I find it necessary to question the legitimacy of your claimed disability. While I fully support and respect the rights and accommodations for individuals with disabilities, the ability to write, print, and distribute such letters seems inconsistent with the level of disability you have previously asserted.

I believe this matter warrants further investigation to ensure fairness and transparency within our community. It is crucial that all residents are held to the same standards and that any claims of disability are genuine and not used to shield inappropriate behavior.

As I have asked you twice before pleased do not defame my name or my character. I have no ill will towards you, and I truly wish you the best.

Please be advised that this letter serves as an official notice that any further communications or actions of this nature will be considered harassment and may result in legal action. I trust that you will respect my request and act accordingly.

Thank you for your understanding and cooperation.

Truly,

7-11-2024

Kezia (Zia) Villias-Martinis (She/Her)

Angel apolgoized for falsely reporting how late two other
1760 Tenant Association officers arrived to a HUD 2025 budget review meeting.
Angel reported "they where 20 minutes late". There was no official time
specifying how late these officers where.

Angel wrote an apology, translated it into Chinese, Russian, Ukrainian and Spanish, and mailed it to the residents. In the letter, he admitted that he was in error to have mention the time since it was not recorded in the official minutes from that meeting.

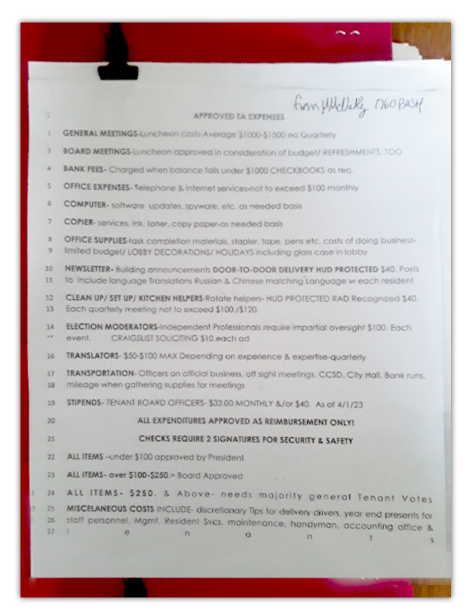
Calling attention to an Irregular Nomination & Election is not defaming anyone WHEN IT IS FACT.

Challenging an election to a Tenant Association should not lead to
Threats of persecution in an effort to limit my free speech or intimidate me
and may lead into areas that could constitute
discrimination or harassment under federal and state laws - like the ADA

wtpo1760.github.io/wtp/

APPROVED TA EXPENSES Submitted by Margo

Tenant Association expense approval: Under \$100 is approved by the board. Over \$100, the Tenants must approve anything over \$100.



Irregularities with finance:

Line 3 makes no sence

Line 4 is vague

Line 5 Tenant Association pays: Margos Phone

Line 6 Margo's Computer

· No Limits supplies

Line 7 Copier/Printer

Line 12 This is NOT a "HUD protected" expense

Line 17 Transportation Fee for: Off sight meetings?

No report backs to Board

Line 22 OUT OF COMPLIANCE

Line 23 OUT OF COMPLIANCE

Line 24 Close, but...
OUT OF COMPLIANCE

Line 25 Tips?

Quarterly Gifts to building staff?

"All voting members of the resident community must be given sufficient notice (at least 30 days) for nomination and election. The notice should include a description of election procedures, eligibility requirements, and dates of nominations and elections."

https://www.ecfr.gov/current/title-24/subtitle-B/chapter-IX/part-964/subpart-B/section-964.130#p-964.130(a)(5)

Margo claims she "inherited" Bylaws that allow her to give less than 30 days notice. When Angel challened her citing The Brown Act and the Sunshine Clause, she became dismissive and began a denial & deflection campaign and continues to refuses to acknowledge 24CFR, The Brown Act, or the Sunshine Act.

PLEASE BE ADVISED, YOUR SERVICES AS TREASURER OF THE TA ARE NO LONGER REQUIRED NOR DESIRED AS DULY VOTED BY 3 MEMBERS OF THE BOARD LAST NIGHT

I REGRET EVER APPOINTING YOU ACTUALLY: YOU NEVER ONCE DID THE BOOK KEEPING AS REQUIRED AND WERE DISRUPTIVE THROUGHOUT YOUR TERM WHILE CONTINUING TO SLANDER MY NAME AND DISRESPECT MY AUTHORITY.

PLEASE RETURN ALL TA PROPERTY IN YOUR POSESSION, INCLUDING CHECKBOOKS. YOU ARE REMOVED AS A SIGNATORY AS WE GO FORWARD.

SINCERELY.

PRESIDENT MCNULTY

P.S. I WILL BE NOTIFYING HUD, CCSD AND THE HOUSING COMMISSIONERS WITH THIS NOTICE. NO DOXING FROM YOU WILL BE NECESSARY.